

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK**

In re:

Libor-Based Financial Instruments  
Antitrust Litigation.

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 2/17/2015

**11 MDL 2262 (NRB)**

This document applies to:

CASES LISTED IN APPENDIX

**CORRECTED JUDGMENT**

X

Whereas the OTC Plaintiffs, Exchange-Based Plaintiffs, and plaintiffs in five stayed cases having requested the entry of partial judgment or final judgment in order to allow them to participate in the pending appeal from final judgment in Gelboim v. Credit Suisse Group AG, No. 12-cv-1025, and the matter having come before the Honorable Naomi Reice Buchwald, United States District Judge, and the Court, on February 5, 2015, having rendered its Order granting the requests as to the OTC Plaintiffs, Exchange-Based Plaintiffs, and plaintiffs in 33-35 Green Pond Road, Courtyard at Amwell II, and Guaranty Bank & Trust, denying the requests as to plaintiffs in LACERA and County of Riverside, as those cases do not raise claims under the Sherman Act, and requesting the Clerk of Court: to enter final judgment against plaintiffs in 33-35 Green Pond and Courtyard as Amwell II, and to close those cases; and to enter partial judgments pursuant to Rule 54(b) as to claim I of the OTC Plaintiffs' operative complaint, MDL ECF No. 406; claim 5 of the Exchange-Based Plaintiffs' operative complaint, MDL ECF No. 407; and claim 1 of the complaint in Guaranty Bank & Trust, No. 13-cv-346, ECF No. 1, it is,

**ORDERED, ADJUDGED AND DECREED:** That for the reasons stated in the Court's Order dated February 5, 2015, the requests as to the OTC Plaintiffs, Exchange-Based Plaintiffs, and plaintiffs in 33-35 Green Pond Road, Courtyard at Amwell II, and Guaranty Bank & Trust are granted; the requests as to plaintiffs in LACERA and County of Riverside, as those cases do not raise claims under the Sherman Act, are denied; accordingly, final judgment is entered against

plaintiffs in 33-35 Green Pond and Courtyard as Amwell II, and those cases are closed; there is no just reason for delay pursuant to Fed. R. Civ. P. 54(b), partial judgment is entered in favor of the Defendants as to claim I of the OTC Plaintiffs' operative complaint, MDL ECF No. 406; claim 5 of the Exchange-Based Plaintiffs' operative complaint, MDL ECF No. 407; and claim 1 of the complaint in Guaranty Bank & Trust, No. 13-cv-346, ECF No. 1.

**Dated:** New York, New York  
February 17, 2015

**RUBY J. KRAJICK**

**Clerk of Court**  
**BY:** \_\_\_\_\_  
**Deputy Clerk** \_\_\_\_\_

THIS DOCUMENT WAS ENTERED  
ON THE DOCKET ON \_\_\_\_\_

APPENDIX

This document applies to the following cases:

CASE NAME	CASE NO.
In re Libor-Based Financial Instruments Antitrust Litigation	11-md-2262
OTC Plaintiff Action	11-cv-5450
Exchange-Based Plaintiff Action	11-cv-2613
33-35 Green Pond Road Assocs., LLC v. Bank of Am. Corp. et al.	12-cv-5822
Courtyard at Amwell II, LLC v. Bank of Am. Corp. et al.	12-cv-6693
Guar. Bank & Trust Co. v. Credit Suisse Grp. AG et al.	13-cv-346
L.A. Cnty. Emps. Ret. Ass'n v. Bank of Am. Corp. et al.	13-cv-398
Cnty. of Riverside v. Bank of Am. Corp. et al.	13-cv-1135